## UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF WESTERN PENNSYLVANIA

## **CONCILIATION CONFERENCE MINUTES**

C	- 11: - 4:	C1	•
Con	ciliation	Cont	erence:
	Correction.	00.01	<del>0. 000.</del>

**Debtor:** KERI A BURGWIN

Case Number: 18-23000-GLT Chapter: 13

Date / Time / Room: THURSDAY, FEBRUARY 28, 2019 01:00 PM 3251 US STEEL

**Hearing Officer:** CHAPTER 13 TRUSTEE

Matter:			
#17 - Final Confirmation of Plan Dated 8/16/2018 (NFC)			
<b>R/M#:</b> 17/0	S. S.	~	
	<del>@</del>	2019	
Appearances:	PLEASE SUBMIT CONFIRMATION	)NERD	ER T
Debtor: Trustee: Winnecour / Pail / Katz// DeSimone	CLER (RUP1 TSBU	<u>-</u>	
Creditor:	SCX CX	U	J
Proceedings:	COURT	ب 43 ب	
Outcome:			
1 Case Converted to Chapter 7 2 Case Converted to Chapter 11			)

1	_ Case Converted to Chapter /		
2	Case Converted to Chapter 11		
3	Case Dismissed without Prejudice		
4	_ Case Dismissed with Prejudice		
5	Debtor is to inform Court within days	their preference to Con	vert or Dismiss
6	The plan payment/term is increased/extended	to,	effective
7	Plan/Motion continued to	at	·
8	An Amended Plan is to be served on all creditor		
	A hearing on the Amended Plan is set for	······································	. al
9 10	Contested Hearing:Other:	. at	

## UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF WESTERN PENNSYLVANIA

## PROPOSED CONFIRMATION ORDER

Con	ciliation	Confe	erence:

	Debtor: Case Number: Date / Time / Room:		EBRUARY 28, 20	Chapter: 13 019 01:00 PM 3251 U	JS STEEL		
	hapter 13 Plan Dated: earing Date and Time:	8.16	-18				
Th	e Parties, including th	e Debtor(s) and th	e Attorney for th	e Debtor(s), if any, he	ereby agree	e as follows:	
[] (1)	No Changes to standa	ard confirmation o	rder.				
(2)	Changes to the standa	ard Confirmation (	Order as indicated				
☐ (		Debtor(s)' counse		ent is amended to be \$ on to amend the incom		nt order within five (5) days of	
			be completed un	mon til the goals of the Plar	ths. This st n have been	tatement of duration of the Plan achieved. The total length of	
	C. Plan confirmation distribute to secured a				tion. The T	Trustee is authorized to	
	including determinati	on of the allowed	amount of secure		.C. 506, dis	lity, priority or extent of liens, sputes over the amount and	
	E. The allowed clair represent an increase				able funds	on a pro rata basis, which may	
		stribution and con	tinuing for the du	ration of the plan term	, to be app	nning with the Trustee's lied by that creditor to its t the <u>fifth</u> distribution level.	
<b>d</b>	noted), unless the deb	otor(s) successfully	objects to the cl	aim:		e of interest (or as otherwise	
	Clairten City an	vi gan. Dist	(c1#4)	City of Claricta	n and	Coy of Clairpn EIT (C)# (c) #17	l,
_/	Clair ton Gity an	vi zen. Dist	(0/#19	Bank of NY	Mellon	(cl#17	
W/	H. Additional Terms						
		,				es paid to prior counsel.  try of Confirmation Order.	
follo to cl	secured claim(s) of wing Creditor(s) saim amount, to be lified plan terms:	shall govern as paid at the		# /)			